

05/03/02 14:30 FAX

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LAW OFFICES

PATENT, TRADEMARK AND OTHER
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FACSIMILE COVER SHEET

DATE: May 3, 2002

TO: Examiner B. Huynh
US Patent and Trademark Office, Art Unit 2173

FACSIMILE NO: 703-746-7238

RE: Response to Final Office Action

OUR REFERENCE: MSFT-1-17211

YOUR REFERENCE: U.S. Patent App. No. 09/107,110

FROM: Adam L.K. Philipp, Reg. No. 42,071

(Facsimile No. 206.224.0779)

MESSAGE: Response to Final Office Action attached. Thank you.

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We have 11 pages to send, including this sheet. If any pages need to be retransmitted, please call 206.682.8100, Ext. 1227, within 15 minutes.

pt

gj

Received from < > at 5/3/02 5:32:27 PM [Eastern Daylight Time]

BOX AF
RESPONSE UNDER 37 C.F.R. § 1.116
EXPEDITED PROCEDURE
EXAMINING GROUP 2100

Official



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: J.R. Berry et al. Attorney Docket No. MSFT117211
 Application No.: 09/107,110 Group Art Unit: 2173
 Filed: June 30, 1998 Examiner: B. Huynh.
 Title: COMPUTER OPERATING SYSTEM THAT DEFINES DEFAULT DOCUMENT FOLDER FOR APPLICATION PROGRAMS

TRANSMITTAL LETTER FOR RESPONSE
AFTER FINAL REJECTION UNDER 37 C.F.R. § 1.116

Seattle, Washington 98101

May 3, 2002

TO THE COMMISSIONER FOR PATENTS:

A. Amendment Transmittal

Transmitted herewith is an amendment in the above-identified application.

X 1. No additional claim fee is required, as shown below.

COMPUTATION OF FEE FOR CLAIMS AS AMENDED

	Claims Remaining After Amendment	Highest Number Previously Paid For	Present Extra	Rate	Additional Fee
Total Claims	21	Minus	26	= 0 x 18.00	= 0.00
Independent Claims	11	Minus	13	= 0 x 84.00	= 0.00
Total Additional Fee for this Amendment:					\$0.00

X 2. No fees are due or enclosed.

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B. Additional Fee Charges or Credit for Overpayment

The Commissioner is hereby authorized to charge any fees under 37 C.F.R. §§ 1.16, 1.17 and 1.18 which may be required during the entire pendency of the application, or credit any overpayment, to Deposit Account No. 03-1740. This authorization also hereby includes a request for any extensions of time of the appropriate length required upon the filing of any reply during the entire prosecution of this application.

Respectfully submitted,

CHRISTENSEN O'CONNOR
JOHNSON KINDNESS^{LLC}



Adam L.K. Philipp
Registration No. 42,071
Direct Dial No. 206.695.1792

I hereby certify that this correspondence is being transmitted via facsimile to: United States Patent and Trademark Office, Group Art Unit 2173, Examiner B. Huynh at facsimile number: 703-746-7238, on May 3, 2002.

Date: May 3, 2002 Janet M. Jucker

ALKP:pt

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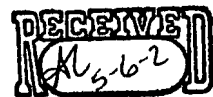
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BOX AF
RESPONSE UNDER 37 C.F.R. § 1.116
EXPEDITED PROCEDURE
EXAMINING GROUP 2100

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: J.R. Berry et al. Attorney Docket No.: MSFT117211
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 DOCUMENT FOLDER FOR APPLICATION PROGRAMS

Official



REQUEST FOR RECONSIDERATION

Seattle, Washington 98101

May 3, 2002

TO THE COMMISSIONER FOR PATENTS:

This communication is in response to the Office Action ("Office Action") mailed on April 2, 2002, in which Claims 1-15, 19-21, 25, 27, and 28 were rejected. Claims 1-15, 21, 25, and 27 were rejected under 35 U.S.C. § 103(a) as being unpatentable over *Microsoft Windows 95 Uncut* ("Windows95"), in view of U.S. Patent No. 5,936,624, to Lisle et al. ("Lisle et al."). Claims 19, 20, and 28 were rejected under 35 U.S.C. § 102(a) as being anticipated by Windows95. Thus, the claims pending for reconsideration are Claims 1-15, 19-21, 25, 27, and 28. Applicants also wish to thank the Examiner for taking the time to discuss the Office Action and references during an interview on April 23, 2002, in which it was agreed that Lisle et al. does not teach storing documents themselves, and that Windows95 does not teach including folders in a most-recently-used list of documents. For the reasons set forth below, applicants respectfully request reconsideration and allowance of this application.

Prior to discussing the reasons why applicants believe that the claims in this application are allowable, a brief discussion of the present invention, followed by a brief discussion of the cited and applied references, is presented.

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